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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/089,712	04/01/2002	Tetsuhiko Takahashi	1141/67087	2762
75	7590 11/04/2003		EXAMINER	
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1185 Avenue of the Americas			ART UNIT	PAPER NUMBER
New York, NY 10036			2859	

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Please find below and/or attached an Office communication concerning this application or proceeding.

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Paper No.

Notice of Non-Compliant Amendment (37 CFR 1.121)

		s amonded on June 36, 2003, use, 65 Feed Reg. 38611, Jun. 30, 2003). In order for the semendment comment to
37 CFi	CLiEL a	s amended on June 36, 2003 (see 65 Fed. Reg. 38611, Jun. 30, 2003). In order for the amendment document to rrection of the following item(s) is required. Only the corrected section of the non-compliant amendment
docum	ent must	be resubmitted (in its entirety), e.g., the entire "Amendments to the claims" section of applicant's rument must be re-submitted. 37 CFR 1.121(h).
		NG CUECKED (X) ITEM(S) CAUSE THE AMENDMENT DOCUMENT TO BE NON-COMPLIANT:
[]	i, Amr	A. Amended paragraph(s) do not include markings.
		B. New paragraph(s) should not be underlined.
		C. Other
	2. Abstr	
		A. Not presented on a separate sheet, 37 CER 1.72. B. Other
	2	
÷ .	S. 25901	idments to the drawings:
X		idiaents et lac claims: Al la complete listing of <u>all</u> es el colaims is not present.
	7	B. The listing of claim: does not include the text of all claim; (including withdrawn claims)
		Conschictation has two been property with the proper status continuous and as such, the individual status ever claim cannot be identified.
	K D	D. The claims of this amendment paper have not been presented in ascending numerical order. E. Other: [Manual Internation for Claim 17]
	1	•
For furth	ner explar	nation of the amendment format required by 37 CFR 1.121, see MPEP Sec. 714 and the USPTO website at https://web/offices/pac/dapp/orla/preornatice/officeflyer.pdf .
		ant amendment is a PRELIMINARY AMENDMENT, applicant is given ONE MONTH from the mail date of
non-entr	y of the	ly the corrected section which complies with 37 CFR 1.121. Failure to comply with 37 CFR 1.121 will result in preliminary amendment and examination on the merits will commence without consideration of the proposed
changes	in the pre i <mark>tend</mark> able	eliminary amendment(s). This notice is not an action under 35 U.S.C. 132, and this ONE MONTH time limit
1. the no	n-conudi	ant amendment is a reply to a NON-FINAL OFFICE ACTION (including a submission for an RCE), and
: mee the	: amendu	bott appears to be a hono fide attempt to be a reply (37 CFR 1.135(c)), applicant is given a TIME PERIOD of
in order	to avoid a	in the mailing of this notice within which to re-submit the corrected section which compiles with 37 CFR 1.121 bandonment. EXTENSIONS OF THIS TIME PERIOD ARE AVAILABLE UNDER 37 CFR 1.136(a).
If the an	iendarent	is a reply to a PINAL EEJECTION, this form may be an attachment to an Advisory Action. The period for
<u>rv : ១០-៦ -</u> នាល់ ភូ ន of	ile a fine the amen	il rejection continues to real form the date seals the final rejection, and is not; flected by the non-omphisal dispose.
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Legal Ins	truments	Framiner (LIE) Telephone No.